Last revised: August 1, 2017

## UNITED STATES BANKRUPTCY COURT DISTRICT OF NEW JERSEY

In Re:	Castulie Diane Moo	<mark>nesar</mark>	Case No.:	17-24859	CMG	
			Jud	lge:	Christine M. Gravelle	
	De	ebtor(s)				
		<b>Chapter 13</b>	Plan and Motions			
	□ Original		e Required		Date: 1/9/2018	
	☐ Motions Included	☐ Modified/No N	otice Required			
	THE DEBTOR HAS FILED FO	or relief under cha	PTER 13 OF THE BA	NKRUPTCY (	CODE	
		YOUR RIGHTS	S MAY BE AFFECTI	ED		
confirm You sh or any plan. Y may be may co motion The pla avoid of	mould read these papers carefully motion included in it must file. Your claim may be reduced, mo e granted without further notice onfirm this plan, if there are no to the sto avoid or modify a lien, the an confirmation order alone will	osed by the Debtor. This of and discuss them with you written objection within dified, or eliminated. This for hearing, unless writter timely filed objections, with lien avoidance or modifical avoid or modify the lien. of the collateral or to redu	document is the actuour attorney. Anyor the time frame stated Plan may be confirm objection is filed be hout further notice. Sation may take place The debtor need note the interest rate.	al Plan propose who wishes d in the <i>Notice</i> . The deadling fore the deadling see Bankruptcy solely within the file a separate An affected lier	to oppose any provision of this Plant oppose any provision of this Plant of the binding, and included motions are stated in the Notice. The Court of Rule 3015. If this plan includes the chapter 13 confirmation process a motion or adversary proceeding an creditor who wishes to contest	hi :
THIS I	PLAN:					
⊠ DOI		ON-STANDARD PROVISI	ONS. NON-STAND	ARD PROVISI	IONS MUST ALSO BE SET FORTI	Η
MAY I					UE OF COLLATERAL, WHICH TOR. SEE MOTIONS SET FORTH	I
	ES ⊠ DOES NOT AVOID A JUI ONS SET FORTH IN PART 7, IF		OSSESSORY, NONPU	JRCHASE-MO	ONEY SECURITY INTEREST. SEE	
Initial	Debtor(s)' Attorney:JRR	Initial Deb	otor: <i>CDM</i>	Initial Co	o-Debtor:	

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a. The debtor shall pay <mark>\$500.00 per</mark>	month to the Chapter 13 Trustee, starting o	n August 4, 2017 for approximately 36 months.
b. The debtor shall make plan payme	ents to the Trustee from the following sourc	es:
☑ Future earnings		
☐ Other sources of funding (	describe source, amount and date when fun	ds are available):
c. Use of real property to satisfy pla	nn obligations:	
☐ Sale of real property		
Description:		
Proposed date for completion	:	
☐ Refinance of real property:		
Description: Proposed date for completion		
	ct to mortgage encumbering property:	
Primary Residence located at 58 7th Street	9 9 9 1 1 .	
Proposed date for completion: as per the	Loss Mitigation Order and any Extensions;	
Loss Mitigation was Approved in Decem		
	ment will continue pending the sale, refina	
		gth of plan: Debtor made Adequate Protection of or Taxes and Insurance, estimated payment
	•	Payments will commence on February 1, 2018.
Part 2: Adequate Protection ☐ NONE		
a. Adequate protection payments we disbursed pre-confirmation to		to be paid to the Chapter 13 Trustee and
b. Adequate protection payments v	vill be made in the amount of <mark>\$2,582.20</mark> to be	e paid directly by the debtor(s) outside the
Plan, pre-confirmation to: Ocwen Loan Se	ervicing, LLC (creditor <del>).</del> ) during the period	of Loss Mitigation.
Part 3: Priority Claims (Including Adn	ninistrative Expenses)	
a. All allowed priority claims will be	paid in full unless the creditor agrees other	wise:
Creditor	Type of Priority	Amount to be Paid

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Chapter 13 Standing	Trustee	Administrative		As Allowed by St	atute	
Jacqueline Rocci  Domestic Support Ob	oligation	Administrative Legal Fee: \$3,500.00  paid prior to the Order of Relief  Not Applicable  Balance Due in the Plan: \$ 0.00  Not Applicable				5 0.00
<ul> <li>b. Domestic Support Obligations assigned or owed to a governmental unit and paid less than full amount: Check one: ☑ None ☐ The allowed priority claims listed below are based on a domestic support obligation that has been assigned to or is owed to a governmental unit and will be paid less than the full amount of the claim pursuant to 11 U.S.C.1322(a)(4): </li> </ul>						
Creditor		Type of Priority	pe of Priority Claim Amount Amount			nt to be Paid
Part 4: Secured Cla	ims					
The Debtor will	pay to the Trustee (as	Payments on Principal spart of the Plan) allow ne Plan) monthly obligat	ed claims for arrear	ages on monthly o	_	
Creditor Collateral or Type of Debt		Arrearage	Interest Rate on Arrearage	Amount to be to Creditor (I Plan)		Regular Monthly Payment (Outside Plan)
Ocwen Federal Bank Account No.: xxxxxx1681	Primary Residence	Estimated: \$95,142.00	Included in calculation	\$15,142.00 Partial Paymore pending Loss Mitigation		\$2,582.20 as per Loss Mitigation Order

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b. Curing and Main The Debtor will pay pay directly to the c	to the Trustee	e (as part of tl	he Plan) a	allowed claim	s for arrearages or	n monthly obligat	ions and the	e debtor will
Creditor			Arreara	ge	Interest Rate on Arrearage	Amount to to Creditor Plan)	(In	Regular Monthly Payment (Outside Plan)
c. Secured claims e The following claim interest in a motor v secured by a purcha	s were either i	incurred with	nin 910 da sonal use	nys before the of the debtor	r(s), or incurred wi		•	
Name of Cred	Name of Creditor		ral	Interest Rate Amount Claim			Total to be Paid through the Plan Including Interest Calculation	
_	values collate nount listed as exceeds that va	eral as indicated the "Value of alue shall be to unsecured cla	ted below f the Cred treated as im.	r. If the claim litor Interest an unsecure on under thi		under Section 132 s interest as stated ed claim is identif EQUIRES	2(b)(2), the d. The portion	on of any
Creditor	Collateral	Scheduled Debt	C	otal Collateral Calue	Superior Liens	Value of Creditor Interest in Collateral	Annual Interest Rate	Total Amount to be Paid

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Citibank North America Account No.: Xxxxxx9545	Primary Residence	Estimated \$95,000.00	515,000.00 as per Appraisal	Ocwen Loa Servicing estimated \$539,000.00		alue 3º	<mark>%</mark>	Estimated \$95,000.00 as unsecured claim
2.) Where the Debtor retains collateral and completes the Plan, payment of the full amount of the allowed secured claim shall discharge the corresponding lien.								
e. Surrender ☑ NONE  Upon confirmation, the stay is terminated as to surrendered collateral only under 11 U.S.C. 362(a) and that the stay under 11 U.S.C 1301 be terminated in all respects. The Debtor surrenders the following collateral:								
Creditor	Collateral to be Surr	endered	Value of S Collateral	Surrendered	Rema	ining cured Debt		
f. Secured Claims Unaffected by the Plan 図 NONE  The following secured claims are unaffected by the Plan:								
g. Secured Claims to Creditor	o be Paid in Fu		e Plan: 🛮 NONE			Total Amo		
Part 5: Unsecured					.,			
<ul> <li>a. Not separately classified allowed non-priority unsecured claims shall be paid:  □ Not less than \$ to be distributed pro rata  □ Not less than percent  ⊠ Pro Rata distribution from any remaining funds</li> <li>b. Separately classified unsecured claims shall be treated as follows:</li> </ul>								
Creditor		Basis for Se	eparate Classificatio	n Tr	eatment		Amour	nt to be Paid

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Part 6: Executory Contracts and Unexpired Leases ☐ NONE	Part 6: Executo	ry Contracts and	Unexpired	Leases	□ NONE
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(NOTE: See time limitations set forth in 11 U.S.C. 365(d)(4) that may prevent assumption of non-residential real property leases in this Plan.)

All executory contracts and unexpired leases, not previously rejected by operation of law, are rejected, except the following, which are assumed:

Creditor	Arrears to be Cured in Plan	Nature of Contract or Lease	Treatment by Debtor	Post-Petition Payment
Toyota Motor Credit POC 5	Zero – account is current	AutoLease for 2011 Audi	Paid outside Plan by Debtor's Son	(\$429.00 paid by Debtor's Son directly to Toyota)
Toyota Lease Trust POC 2	Zero	AutoLease for 2014 Lexus	Paid outside Plan by Debtor	\$359.00 in Schedule J
Toyota Lease Trust POC 1	Zero	AutoLease for 2017 Lexus	Paid outside Plan by NonDebtor Spouse's Employer	(\$379.00 paid by Employer directly to Toyota)
Nissan Infiniti LT POC 4	Zero	AutoLease for 2015 Infiniti	Paid outside Plan by Debtor's Son	(\$550.00 paid by Son directly to Nissan)

### **Part 7:** Motions ■ NONE

NOTE: All plans containing motions must be served on all potentially affected creditors, together with local form, *Notice of Chapter 13 Plan Transmittal*, within the time and in the manner set forth in D.N.J. LBR 3015-1. A *Certification of Service*, *Notice of Chapter 13 Plan Transmittal and valuation* must be filed with the Clerk of Court when the plan and transmittal notice are served.

a. Mot	on to Avoic	d Liens	Under 11	. U.S.C	. Section	522(t).	
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The Debtor moves to avoid the following liens that impair exemptions:

Creditor	Nature of	Type of Lien	Amount of	Value of	Amount of	Sum of All	Amount of
	Collateral		Lien	Collateral	Claimed	Other Liens	Lien to be
					Exemption	Against the	Avoided
						Property	

### b. Motion to Avoid Liens and Reclassify Claim from Secured to Completely Unsecured. NONE

The Debtor moves to reclassify the following claims as unsecured and to void liens on collateral consistent with Part 4 above:

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Creditor	Collateral	Scheduled Debt	Total Collateral Value	Superior Liens	Value of Creditor's Interest in Collateral	Total Amount of Lien to be Reclassified
Citibank North America Account No.: Xxxxxx9545	Primary Residence 58 7 <sup>th</sup> Street Monroe, New Jersey	\$95,000.00	\$515,000.00	\$539,000.00	No Value Second Lien	Entire Balance. Estimated to be \$95,000.00

c. Motion to Partially Void Liens and Reclassify Underlying Claims as Partially Secured and Partially Unsecured.  $\square$  NONE

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Part 8:	( )tha	r Plan	17000	161016
I all O.	Oute		$\mathbf{L} \mathbf{L} \mathbf{U} \mathbf{V}$	. 63 (43 1 6

### a. Vesting of Property of the Estate

- ☑ Upon confirmation
- □ Upon discharge

### b. Payment Notices

Creditors and Lessors provided for in Parts 4, 6 or 7 may continue to mail customary notices or coupons to the Debtor notwithstanding the automatic stay.

#### c. Order of Distribution

The Standing Trustee shall pay allowed claims in the following order:

- 1) Ch. 13 Standing Trustee commissions
- 2) Legal fees and other administrative expenses
- 3) Secured Claims
- 4) Priority Claims

#### d. Post-Petition Claims

The Standing Trustee  $\boxtimes$  is,  $\square$  is not authorized to pay post-petition claims filed pursuant to 11 U.S.C. Section 1305(a) in the amount filed by the post-petition claimant.

The Debtor moves to reclassify the following claims as partially secured and partially unsecured, and to void liens on collateral consistent with Part 4 above:

Creditor	Collateral	Scheduled Debt	Total Collateral Value	Amount to be Deemed Secured	Amount to be Reclassified as Unsecured

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Part 9: Modification ☑ NONE	
If this Plan modifies a Plan previously filed in this case, complete the information below.	
Date of Plan being modified: Original Plan dated 8/7/2017	
Explain below <b>why</b> the plan is being modified: The Plan clarifies treatment of the auto leases. Debtor pays for her vehicle <b>only</b> as reflected in Schedule J. The other installments, though in her name, are paid by other parties.  The Plan also reflects successful completion of Loss Mitigation. The Trial Period begins on February 1, 2018.	Explain below <b>how</b> the plan is being modified: The terms of payment remain the same: \$500.00 for 36 months
Are Schedules I and J being filed simultaneously with this Modified Plan? $\qed$ Yes $\qed$ No	
Part 10: Non-Standard Provision(s): Signatures Required	
Non-Standard Provisions Requiring Separate Signatures:  ☑ NONE  ☐ Explain here:	
Any non-standard provisions placed elsewhere in this plan are void.	
The Debtor(s) and the attorney for the Debtor(s), if any, must sign this Certification.	
I certify under penalty of perjury that the plan contains no non-standard provisions other than those set forth in this final paragraph.	
· ·	acqueline Rocci rney for the Debtor
Date: 1/9/2017 /s/ C Deb	astulie Moonesar tor
Date:	
Join	t Debtor

Signatures

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The Debtor(s) and the attorney for the Debtor(s), if any, must sign this Plan.

Date: 1/9/2018 /s/ Jacqueline Rocci, Esquire

Attorney for the Debtor

I certify under penalty of perjury that the above is true.

Date: 1/9/2018 /s/ Castulie Moonesar

Debtor